3:08-cv-02005-PJH Document 5 Filed 04/25/2008 Page 1 of 1 608-2005-PJH 4-19-08 The Clerk of the Court. I apolgize for not sending 3 copies the first time. I didn't understand the rule. Here's 2 more copies with Ext the 1) sext already. Thank you for understanding and I sincerly apolgize. Marlon Mous

Document	5-2
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Filed 04/25/2008

Page 1 of 3

Name MORRIS MARLON	PETITION FOR A WRIT OF HABEAS COR	<u>PUS BY A PERSON IN STATE CUSTODY</u>
Clast First (Initial) P-96526	Name MORRIS MARLON	
Institutional Address CSP-SACRAMENTO P.O. Box 290066, Represa, CA 95671-0066 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA MARLON MORRIS, (Enter the full name of plaintiff in this action.) VS. J. WALKER, Warden, et al. PETITION FOR A WRIT OF HABEAS CORPUS PETITION FOR A WRIT OF HABEAS CORPUS	(Last) (First)	(Initial)
Institutional Address CSP-SACRAMENTO P.O. Box 290066, Represa, CA 95671-0066 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA MARLON MORRIS, (Enter the full name of plaintiff in this action.) VS. J. WALKER, Warden, et al. PETITION FOR A WRIT OF HABEAS CORPUS PETITION FOR A WRIT OF HABEAS CORPUS	Prisoner Number P-96526	LE
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA ARLON MORRIS, (Enter the full name of plaintiff in this action.) VS. Case No. (To be provided by the clerk of court) PETITION FOR A WRIT OF HABEAS CORPUS Case No. (To be provided by the clerk of court) PETITION FOR A WRIT OF HABEAS CORPUS	Institutional Address CSP-SACRAMENTO	APR 1 7 2008
IARLON MORRIS, (Enter the full name of plaintiff in this action.) vs. J. WALKER, Warden, et al. PETITION FOR A WRIT OF HABEAS CORPUS E-filing	P.O. Box 290066, Represa, CA 95	671-0066 NORTHERN DISTRICT
(Enter the full name of plaintiff in this action.) vs. J. WALKER, Warden, et al. PETITION FOR A WRIT OF HABEAS CORPUS Case No. (To be provided by the clerk of court) PETITION FOR A WRIT OF HABEAS CORPUS Case No. (To be provided by the clerk of court)		ISTRICT COURT
vs. J. WALKER, Warden, et al. PETITION FOR A WRIT OF HABEAS CORPUS filing	ARLON MORRIS,	
vs. J. WALKER, Warden, et al. PETITION FOR A WRIT OF HABEAS CORPUS E-filing	(Enter the full name of plaintiff in this action.)	V V V8 200
D. WALKER, Warden, et al. PETITION FOR A WRIT OF HABEAS CORPUS E-filing Q	vs.) Case No
Sefiling OF HABEAS CORPUS P. E-filing	J. WALKER, Warden, et al.	
E-filing Q		
(Enter the full name of respondent(s) or jailor in this action) E-filing) OF HABEAS CORFUS
(Enter the full name of respondent(s) or jailor in this action)		
(Enter the full name of respondent(s) or jailor in this action)		Lilly Li
)		> F-1111113
	(Enter the full name of respondent(s) or jailor in this action)	F-IIII.a

Read Comments Carefully Before Filling In

When and Where to File

You should file in the Northern District if you were convicted and sentenced in one of these counties: Alameda Contra Costa, Del Norte, Humboldt, Lake, Marin, Mendocino, Monterey, Napa, San Benito, Santa Clara, Santa Cruz, San Francisco, San Mateo and Sonoma. You should also file in this district if you are challenging the manner in which your sentence is being executed, such as loss of good time credits, and you are confined in one of these counties. Habeas L.R. 2254-3(a).

If you are challenging your conviction or sentence and you were not convicted and sentenced in one of the above-named fifteen counties, your petition will likely be transferred to the United States District Court for the district in which the state court that convicted and sentenced you is located. If you are challenging the execution of your sentence and you are not in prison in one of these counties, your petition will likely be transferred to the district court for the district that includes the institution where you are confined. Habeas L.R. 2254-3(b).

PET. FOR WRIT OF HAB. CORPUS

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108-2005 D

Who to Name as Respondent

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You must name the person in whose actual custody you are. This usually means the Warden or jailor. Do not name the State of California, a city, a county or the superior court of the county in which you are imprisoned or by whom you were convicted and sentenced. These are not proper respondents.

If you are not presently in custody pursuant to the state judgment against which you seek relief but may be subject to such custody in the future (e.g., detainers), you must name the person in whose custody you are now <u>and</u> the Attorney General of the state in which the judgment you seek to attack was entered.

A. INFORMATION ABOUT YOUR CONVICTION AND SENTENCE

- 1. What sentence are you challenging in this petition?
 - (a) Name and location of court that imposed sentence (for example; Alameda County Superior Court, Oakland):

SUPERIOR COURT COUNTY OF SAN FRANCISCO Court Location Case number, if known ___Sup. #175064 (b) Date and terms of sentence October 6, 2000 (c) (d) Are you now in custody serving this term? (Custody means being in jail, on No ____ parole or probation, etc.) Yes_x Where? Name of Institution: CSP-SACRAMENTO, Represa, CA 95671. Address: P.O. Box 290066, Represa, CA 95671

2. For what crime were you given this sentence? (If your petition challenges a sentence for more than one crime, list each crime separately using Penal Code numbers if known. If you are challenging more than one sentence, you should file a different petition for each sentence.)

Please see attached petition exhausted in State Court

27 Exhibit A.

28

1	3. Did you have any of the following?	
2	Arraignment: Yes <u>x</u>	No
3	Preliminary Hearing: Yes <u>x</u>	No
4	Motion to Suppress: Yes	No
5	4. How did you plead?	
6	Guilty Not Guilty x Nolo Contendere	
7	Any other plea (specify)	•
8	5. If you went to trial, what kind of trial did you have?	
9	Jury x Judge alone Judge alone on a transcrip	t
10	6. Did you testify at your trial? Yes	No
11	7. Did you have an attorney at the following proceedings:	
12	(a) Arraignment Yes X	No
13	(b) Preliminary hearing Yesx	No
14	(c) Time of plea Yes	No
15	(d) Trial Yes <u>x</u>	No
16	(e) Sentencing Yes	No
17	(f) Appeal Yes	.No
18	(g) Other post-conviction proceeding Yes	No
19	8. Did you appeal your conviction? Yes	No
20	(a) If you did, to what court(s) did you appeal?	
21	Court of Appeal Yes	No
22	Year: Result:	
23	Supreme Court of California Yes	No
24	Year: Result:	
25	Any other court Yes	No
26	Year: Result:	· .
27		
28	(b) If you appealed, were the grounds the same as those th	nat you are raising in this
	PET. FOR WRIT OF HAB. CORPUS - 3 -	

1	petition? Yes No
2	(c) Was there an opinion? Yes No
3	(d) Did you seek permission to file a late appeal under Rule 31(a)?
4	Yes No
5	If you did, give the name of the court and the result:
6	
7	
8	9. Other than appeals, have you previously filed any petitions, applications or motions with respect to
9	this conviction in any court, state or federal? Yes <u>x</u> No <u>x</u>
10	[Note: If you previously filed a petition for a writ of habeas corpus in federal court that
11	challenged the same conviction you are challenging now and if that petition was denied or dismissed
12	with prejudice, you must first file a motion in the United States Court of Appeals for the Ninth Circuit
13	for an order authorizing the district court to consider this petition. You may not file a second or
14	subsequent federal habeas petition without first obtaining such an order from the Ninth Circuit. 28
15	U.S.C. §§ 2244(b).]
16	(a) If you sought relief in any proceeding other than an appeal, answer the following
17	questions for each proceeding. Attach extra paper if you need more space.
18	l. Name of Court: Supreme Court
19	Type of Proceeding: Petitioner for Writ of Hbaeas Corpus
20	Grounds raised (Be brief but specific):
21	a. See pages 6 and 6.1 attached hereto.
22	b. See Order from supreme court denying relief next page.
23	c
24	d
25	Result: deniedDate of Result: 3/12/08
26	II. Name of Court:
27	Type of Proceeding:
28	Grounds raised (Be brief but specific):
	PET, FOR WRIT OF HAB, CORPUS - 4 -

Gase 3:08-cv-02005-PJH Document 5-2 Filed 04/25/2008 Page 4 of 31

Case 3:08-cv-02005-PJH Document 5-2 Filed 04/25/2008 Page 5 of 31

1		a
2		b
3		c
4		d
5		Result: Date of Result:
6	ш.	Name of Court:
7		Type of Proceeding:
8		Grounds raised (Be brief but specific):
9		a
10	. • *	b
11		c
12		d
13		Result: Date of Result:
14	īv.	Name of Court:
15		Type of Proceeding:
16		Grounds raised (Be brief but specific):
1 7 .		a
18	. ,	b
19		c
20		d
21		Result:Date of Result:
22	(b) Is any	petition, appeal or other post-conviction proceeding now pending in any court?
23	,	Yes No_*
24	Name	and location of court:
25	B. GROUNDS FOR	
26		very reason that you believe you are being confined unlawfully. Give facts to
27		or example, what legal right or privilege were you denied? What happened?
28		Avoid legal arguments with numerous case citations. Attach extra paper if you
	PET. FOR WRIT OF	HAB. CORPUS - 5 -

1	need more space. Answer the same questions for each claim.
2	[Note: You must present ALL your claims in your first federal habeas petition. Subsequent
3	petitions may be dismissed without review on the merits. 28 U.S.C. §§ 2244(b); McCleskey v. Zant,
4	499 U.S. 467, 111 S. Ct. 1454, 113 L. Ed. 2d 517 (1991).]
5	Claim One: PETITIONER CONTENDS THAT THE STATE COURTS HAS DEPRIVED
6	HIM OF THE RIGHT TO BE RESENTENCED PURSUANT TO THE U.S. SUPREME COURT'S
7	(See next page 6.1) See attached exhausted petition from state courts
8	
9	
0	
1	Claim Two:
2	
3	Supporting Facts:
4	
5	
6	
7	Claim Three:
8,	
. و	Supporting Facts:
.0	
1	
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3	If any of these grounds was not previously presented to any other court, state briefly which
4	grounds were not presented and why:
5	
6	
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Ì	
	PET, FOR WRIT OF HAB, CORPUS - 6 -

RULING THAT CALIFORNIA'S (DSL) IS UNCONSTITUTIONAL, THE STATE COURTS HAVE VIOLATED THE FEDERAL CONSTITUION'S FOURTEENTH AMENDMENT BE REFUSING TO RESENTENCE PETITIONER TO THE TERM.

1	List, by name and citation only, any cases that you think are close factually to yours so that they
2	are an example of the error you believe occurred in your case. Do not discuss the holding or reasoning
3	of these cases: Cunningham v. California, 549 U.S (2007); Blakley v. Washinton,
5	542 U.S. 296 (June 24, 2004); and Appendi v. New Jersey, 530 U.S.
6	466 (June 26, 2000). See page #3 of attached petition to Court of
7	AAppeal. Do you have an attorney for this petition? Yes No_x
8	If you do, give the name and address of your attorney:
9	
10	WHEREFORE, petitioner prays that the Court grant petitioner relief to which s/he may be entitled in
11	this proceeding. I verify under penalty of perjury that the foregoing is true and correct.
12	
13	Executed on 4-20-08 Marley Mes
14	Date Signature of Petitioner
15	
16	
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20	(Rev. 6/02)
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	PET, FOR WRIT OF HAB, CORPUS - 7 -

S156650

IN THE SUPREME COURT OF CALIFORNIA

En Banc

In re MARLON MORRIS on Habeas Corpus

The petition for writ of habeas corpus is denied.

SUPREME COURT FILED

MAR 1 2 2008

Frederick K. Ohlrıch Clerk

Deputy

Moreno, J., was absent and did not participate.

GEORGE

Chief Justice

Name MARLON MORRIS			MC-275
Address CSP-SACRAMENTO		*	
P.O. Box 290066			
Represa, CA 95671-0066 CDC or ID Number P-96526			
P=90526	SUPREME COURT		
	STATE OF CALIFORNIA		·
MARLON MORRIS	PETITION F	OR WRIT OF HABEAS CO	ORPUS
Petitioner vs.	. No		
ON HABEAS CORPUS Respondent	1	e supplied by the Clerk of the Ω elies on P.C. \S 1258	,

INSTRUCTIONS—READ CAREFULLY

- If you are challenging an order of commitment or a criminal conviction and are filing this petition in the Superior Court, you should file it in the county that made the order.
- If you are challenging the conditions of your confinement and are filing this petition in the Superior Court, you should file it in the county in which you are confined.
- · Read the entire form before answering any questions.
- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and
 correct. Because the petition includes a verification, the making of a statement that you know is false may result in a conviction
 for perjury.
- Answer all applicable questions in the proper spaces. If you need additional space, add an extra page and indicate that your answer is "continued on additional page."
- If you are filing this petition in the Superior Court, you need file only the original unless local rules require additional copies.
 Many courts require more copies.
- If you are filing this petition in the Court of Appeal, file the original and four copies of the petition and, if separately bound, one copy
 of any supporting documents.
- If you are filing this petition in the California Supreme Court, file the original and ten copies of the petition and, if separately bound, two copies of any supporting documents.
- Notify the Clerk of the Court in writing if you change your address after filing your petition.
- In most cases, the law requires service of a copy of the petition on the district attorney, city attorney, or city prosecutor. See
 Penal Code section 1475 and Government Code section 72193. You may serve the copy by mail.

Approved by the Judicial Council of California for use under rule 8.380 of the California Rules of Court [as amended effective January 1, 2007]. Subsequent amendments to rule 8.380 may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

Page 1 of 6

	MC275
	This petition concerns:
	A conviction Parole
	A sentence Credits
	Jail or prison conditions Prison discipline
	Other (specify):
1. Y	our name: MARION MORRIS
2. V	Where are you incarcerated? CSP-SACRAMENTO, NEW FOLSOM, Represa, CA 95671-0066
3. V	Why are you in custody? X Criminal Conviction Civil Commitment
, A	Answer subdivisions a. through i. to the best of your ability.
. 6	a. State reason for civil commitment or, if criminal conviction, state nature of offense and enhancements (for example, "robbery with
	use of a deadly weapon") (See attached Petition, (Superior Court No. 175064), (Court of Appeal No. A118974)
	listed as exhibit A.))
, l	p. Penal or other code sections:
C	. Name and location of sentencing or committing court:
	m · · · · · · · · · · · · · · · · · · ·
c	d. Case number:
6	e. Date convicted or committed:
f	n ·
(g. Length of sentence:
	n. When do you expect to be released?
· i	. Were you represented by counsel in the trial court? Yes. No. If yes, state the attorney's name and address:
'	· · · · · · · · · · · · · · · · · · ·
4. \	What was the LAST plea you entered? (check one)
Į	Not guilty Guilty Nolo Contendere Other:
5.	If you pleaded not guilty, what kind of trial did you have?
. 1	Jury Judge without a jury Submitted on transcript Awaiting trial

ee attached Petition exhibit A)	•		-
		·	
Supporting facts:	71. Ty		
which your conviction is based. If necessary, attach additional example, if you are claiming incompetence of counsel you must to do and how that affected your trial. Failure to allege sufficie (1949) 34 Cal.2d 300, 304.) A rule of thumb to follow is: who do (where). (If available, attach declarations, relevant records, transfer See Petition exhibit A)	state facts specifically set ent facts will result in the o did exactly what to violate	tting forth what your a denial of your petitio your rights at what t	attorney did or on. (See <i>In re S</i> ime <i>(when)</i> or
See Petition exhibit Ay			
	A		
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		. · · · · · · · · · · · · · · · · · · ·	

Ground 2 or Ground	(if applicable):	MC-27
	-	
a. Supporting facts:	,	
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	v.	
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b. Supporting cases, rules, or o	other authority:	
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, · · · · · · · · · · · · · · · · · · ·		

Case 3:08-cv-02005-PJH Document 5-2 Filed 04/25/2008 Page 14 of 31

a.		etition exhibit	A)		>	
Ь.					rcicion:	
				C. Date of de	CISIOII.	
d.		n of opinion, if known:	<u>.</u>		•	
€.			•			
	(2)	· · · · · · · · · · · · · · · · · · ·				
	(3)		<u></u>			
	Were you represented b	by counsel on appeal?	Yes. No. If	yes, state the atto	orney's name and	address, if know
	<u> </u>		<u></u>			
)id	I you seek review in the C	California Supreme Court	? Yes No	o. If yes, give the	e following inform	ation:
	See petitio	on exhibit A.		b. Date of de	ecision:	
	Case number or citation					
	Issues raised: (1)					• • •
		·		· .		· · · · · ·
f y	(2)(3)our petition makes a claim	n regarding your convicti		ment that you or y	our attorney did	not make on app
y	(3)	n regarding your convicti		ment that you or y	our attorney did	not make on app
y	(2)(3)our petition makes a claim	n regarding your convicti		ment that you or y	our attorney did	not make on app
y xp	(2)(3)our petition makes a claim	n regarding your convicti		ment that you or y	our attorney did	not make on app
у: \	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of		ch there are admir	nistrative remedie	es, failure to exha e <i>Muszalski</i> (197
Y.	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of	on, sentence, or commits on on the claims for which of your petition, even if it	ch there are admir	nistrative remedie	es, failure to exha e <i>Muszalski</i> (197
у: \	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of	on, sentence, or commits on on the claims for which of your petition, even if it	ch there are admir	nistrative remedie	es, failure to exha e Muszalski (197
y × × × ×	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of	on, sentence, or commits on on the claims for which of your petition, even if it	ch there are admir	nistrative remedie	es, failure to exha e <i>Muszalski</i> (197
y × × × ×	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of	on, sentence, or commits on on the claims for which of your petition, even if it	ch there are admir	nistrative remedie	es, failure to exha e Muszalski (197
y xr	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of	on, sentence, or commits on on the claims for which of your petition, even if it	ch there are admir	nistrative remedie	es, failure to exha e <i>Muszalski</i> (197
y × × × ×	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of	on, sentence, or commits on on the claims for which of your petition, even if it	ch there are admir	nistrative remedie	es, failure to exha e Muszalski (197
f y	(2)	n regarding your convicti ot made on appeal: conditions of confinemer may result in the denial of	on, sentence, or commits on on the claims for which of your petition, even if it	ch there are admir is otherwise merit	nistrative remedie	es, failure to exha e <i>Muszalski</i> (197

	con	mer than direct appeal, have you filed any other petitions, applications, or motions with respect to this conviction, MC-275 mmitment, or issue in any court? Yes. If yes, continue with number 13. No. If no, skip to number 15. (1) Name of court: See Petition exhibit A.
13.	a.	
		(2) Nature of proceeding (for example, "habeas corpus petition"):
		(3) Issues raised: (a) See exhibit A.
		(b)
	٠.	(4) Result (Attach order or explain why unavailable): See exhibit B,
		(5) Date of decision:
	b.	(1) Name of court:
		(2) Nature of proceeding:
		(3) Issues raised: (a)
		(b)
		(4) Result (Attach order or explain why unavailable):
		(5) Date of decision: 9/06/07.
	0	For additional prior petitions, applications, or motions, provide the same information on a separate page.
14.	If a	ny of the courts listed in number 13 held a hearing, state name of court, date of hearing, nature of hearing, and result:
5.	Ext	blain any delay in the discovery of the claimed grounds for relief and in raising the claims in this petition. (See <i>In re Swain</i> (1949)
	34	Cal.2d 300, 304.)
16	Are	you presently represented by counsel? Yes. X No. If yes, state the attorney's name and address, if known:
17.	Do	you have any petition, appeal, or other matter pending in any court? Yes. X No. If yes, explain:
18.		nis petition might lawfully have been made to a lower court, state the circumstances justifying an application to this court: nis court has original jurisdiction.
tha	it th	undersigned, say: I am the petitioner in this action. I declare under penalty of perjury under the laws of the State of California the foregoing allegations and statements are true and correct, except as to matters that are stated on my information and belief, is to those matters, I believe them to be true.

MC-275 [Rev. January 1, 2007]

Name MARLON MORRIS	MC-275
Address CSP-SACRAMENTO_	
P.O. Box 290066	
Represa, CA 95671-0066	
CDC or ID Number P-96526	
	IA COURT OF APPEAL
FIRST A	PPELLATE DISTRICT (Count)
	(Court)
IN RE MARLON MORRIS	PETITION FOR WRIT OF HABEAS CORPUS
Petitioner vs.	No.
ON HABEAS COUPUS	(To be supplied by the Clerk of the Court)
Respondent	(Petitioner relies on P.C. § 1258)

INSTRUCTIONS-READ CAREFULLY

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- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and
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 Many courts require more copies.
- If you are filing this petition in the Court of Appeal, file the original and four copies of the petition and, if separately bound, one copy
 of any supporting documents.
- If you are filing this petition in the California Supreme Court, file the original and ten copies of the petition and, if separately bound, two copies of any supporting documents.
- · Notify the Clerk of the Court in writing if you change your address after filing your petition.
- In most cases, the law requires service of a copy of the petition on the district attorney, city attorney, or city prosecutor. See
 Penal Code section 1475 and Government Code section 72193. You may serve the copy by mail.

Approved by the Judicial Council of California for use under Rule 60 of the California Rules of Count [as amended effective January 1, 2005]. Subsequent amendments to Rule 60 may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

Page one of six

This petition concerns:					
A conviction	Parole				
X A sentence	Credits			•	
Jail or prison conditions	Prison disciplin	e			
Other (specify):	· · · · · · · · · · · · · · · · · · ·				
Your name: MARLON MORRIS					
Where are you incarcerated? CSP-SAC., P.	O. Box 290066,	Represa, CA 9	5671–0066		
Why are you in custody? X Criminal Cor	nviction Civil Ca	mmitment			
Answer subdivisions a, through i, to the best of	your ability.			•	
a. State reason for civil commitment or, if crimin use of a deadly weapon"). See attached habeas petition					vith
				. ,	
b. Penal or other code sections:) ''		:	
c. Name and location of sentencing or committee	ing court:				
		·			
d. Case number:					
e. Date convicted or committed:	· · · · · · · · · · · · · · · · · · ·				
f. Date sentenced: "				; ,	. :
g. Length of sentence:	·		·		
h. When do you expect to be released?					
i. Were you represented by counsel in the trial	court? Yes.	No. If yes,	state the attorney's n	ame and addre	ss:
What was the LAST plea you entered? (check of	one)				
X Not guilty Guilty Noto Co	ntendere Dther:				
If you pleaded not guilty, what kind of trial did yo	ou have?				
🗶 Jury 🗌 Judge without a jury	Submitted on transcript	Awaiting tr	al (et i	

6. GROUND	S FOR	RELIEF
-----------	-------	--------

Ground 1: State briefly the ground on which you base your claim for relief. For example, "the trial court imposed an illegal enhancement," (if you have additional grounds for relief, use a separate page for each ground. State ground 2 on page four. For additional grounds, make copies of page four and number the additional grounds in order.)

PI	CTITIONER CONTENDS THAT SUPERIOR COURT'S ORDER OF JULY 23, 2007, ERRED FOR NOT
S.	TRIKING THE UPPER TERM SENTENCE AND RE-SENTENCE PETITIONER TO THE MID-TERM OF FIVE
YE	PARS.
_	
a.	Supporting facts: Tell your story briefly without citing cases or law. If you are challenging the legality of your conviction, describe the facts upon which your conviction is based. If necessary, attach additional pages. CAUTION: You must state facts, not conclusions. For example, if you are claiming incompetence of counsel you must state facts specifically setting forth what your attorney did or failed to do and how that affected your trial. Failure to allege sufficient facts will result in the denial of your petition. (See In re Swain (1949) 34 Cal.2d 300, 304.) A rule of thumb to follow is: who did exactly what to violate your rights at what time (when) or place (where). (If available, attach declarations, relevant records, transcripts, or other documents supporting your claim.)
	Petitioner believes that the superior court's decision is inconsistent with
	law as defined in Cunningham vs. California, supra, 549 U.S 2007 because
	Cunningham's ruling was predicated upon Blakley v. Washington, 542 U.S. 296 (June
	24th, 2004), and Apppendi v. New Jersey, 530 U.S. 466 (June 26, 2000). Thus,
	because Cunningham, supra, relies on Blakley, supra, and because Blakley applies
	the rule annouced in Apendi, supra, a prisoner whose conviction became final
	after Appendi but before Blakley can still present a claim under <u>Cunningham based</u> on the fact that <u>Cunningham is "dictated"</u> by <u>Appendi</u> , and therefore the <u>Teague's</u>
	prohibition on "new" rules being applied on habeas corpus. Petitioner is entitled
	to the relief requested in the attached petition, exhibit A, supra.
	See copy of superior cpurt's order denying relief attached as exhibit B.
b.	Supporting cases, rules, or other authority (optional): (Briefly discuss, or list by name and citation, the cases or other authorities that you think are relevant to your claim. If necessary attach an extra page.)

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	II		,			· .
o.	Result		c. Date of de	cision:		
1.	Case number or citation of opinion, if known:			-		
	Issues raised: (1)			: -		
	(2)					
	(3)					
	Were you represented by counsel on appeal?		e state the attr	: ernev's name	and addre	es if know
	"	7.00.	o, state ine and			
id	I you seek review in the California Supreme Court?	Yes No.	If yes, give the	e following in	formation:	
	Result		b. Date of de	ecision:	-	2.0
	Case number or citation of opinion, if known:			·		
	Issues raised: (1)	·			, , , , , , , , , , , , , , , , , , , ,	
	(2)					
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Case 3:08-cv-02005-PJH Document 5-2 Filed 04/25/2008 Page 21 of 31

	CO	mmilment, or issue in ar	,				er 15.
13.	а.	(1) Name of court:	See attached pet.	exhibit A.			
*		(2) Nature of proceeding	ng (for example, "habeas corpu	us petition")		*,	
		(3) Issues raised: (a) _	. 11				
		(b)			· . · · · ·		
		(4) Result (Attach order	r or explain why unavailable):				
		(5) Date of decision:	. !!		<u> </u>		
	b.	(1) Name of court:					
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14.	If a		number 13 held a hearing, sta		-	e of hearing, and	result:
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15.	N/ Exp 34	olain any delay in the dis Cal.2d 300, 304.)					
15.	N/ Exp 34	olain any delay in the dis Cal.2d 300, 304.)	covery of the claimed grounds				
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PETITION FOR WRIT OF HABEAS CORPUS FROM SUPERIOR COURT NO. 5597 EXHIBIT A.

Name MARLON MORRIS		M	C-275
Address CSP-SACRAMENTO			
P.O. Box 290066			
Represa, CA 95671-0066			
CDC or ID Number P-96526			
SUPERIOR CO	OURT OF CALIFORNIA		
COUNTY C	F SAN FRANCISCO		,
	(Court)		
MARLON MORRIS,	PETITION FOR	WRIT OF HABEAS CORPL	JS
Petitioner vs.	No		
J. WALKER, Warden, et al.		ipplied by the Clerk of the Court) ies on P.C. § 1258)	

INSTRUCTIONS—READ CAREFULLY

- If you are challenging an order of commitment or a criminal conviction and are filing this petition in the Superior Court, you should file it in the county that made the order.
- If you are challenging the conditions of your confinement and are filing this petition in the Superior Court, you should file it in the county in which you are confined.
- · Read the entire form before answering any questions.
- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and
 correct. Because the petition includes a verification, the making of a statement that you know is false may result in a conviction
 for perjury.
- Answer all applicable questions in the proper spaces. If you need additional space, add an extra page and indicate that your answer is "continued on additional page."
- If you are filing this petition in the Superior Court, you need file only the original unless local rules require additional copies.
 Many courts require more copies.
- If you are filing this petition in the Court of Appeal, file the original and four copies of the petition and, if separately bound, one copy
 of any supporting documents.
- If you are filing this petition in the California Supreme Court, file the original and ten copies of the petition and, if separately bound, two copies of any supporting documents.
- · Notify the Clerk of the Court in writing if you change your address after filing your petition.
- In most cases, the law requires service of a copy of the petition on the district attorney, city attorney, or city prosecutor. See
 Penal Code section 1475 and Government Code section 72193. You may serve the copy by mail.

Approved by the Judicial Council of California for use under Rule 60 of the California Rules of Court [as amended effective January 1, 2005]. Subsequent amendments to Rule 60 may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

Page one of six

	This petition concerns:			
	A conviction Parole			
	XX A sentence Credits			
	Jail or prison conditions Prison of	discipline		
	Other (specify):			
1.	1. Your name: MARLON MORRIS		•	· ·
2.	Where are you incarcerated? CSP-SAC., P.O. Box 2900	066, Represa, CA 95	6671-0066.	<u> </u>
3.	3. Why are you in custody? XX Criminal Conviction	Civil Commitment		
	Answer subdivisions a. through i. to the best of your ability.			
	State reason for civil commitment or, if criminal conviction, so with use of a deadly weapon").	ate nature of offense and e	enhancements (for exan	nple, "robbery
	Carjacking; Robbery; Use of Weapon, and c			
,	(§§ 215, 212.5; 12022, subd. (b); 667 (a)	(1),(d),(e); 1170.	.12, subd. (b),(d	c);
	1192.7, subd. (c),(19). b. Penai or other code sections:	<u> </u>		
	c. Name and location of sentencing or committing court: SUPE	CRIOR COURT, COUNT	OF SAN FRANCIS	œ,
	SAN FRANCISCO, CA 94102.			
	d. Case number: 175064/843125.			
	e. Date convicted or committed: Oct. 6th, 2000.			
	f. Date sentenced:			
	g. Length of sentence: 27 years and 4-months.	<u> </u>		· · · · · · · · · · · · · · · · · · ·
	h. When do you expect to be released?			
	i. Were you represented by counsel in the trial court?	Yes. No. If yes	s, state the attorney's na	me and address:
	JEFF BROWN, P.D.			
	San Francisco, California.			
4.	4. What was the LAST plea you entered? (check one)			
	Not guilty Guilty Nolo Contendere	Other:		
5.	5. If you pleaded not guilty, what kind of trial did you have?			
	xx Jury Judge without a jury Submitted on tra	nscript Awaiting to	rial ,	

	SROUN!	DS.	FOR	REL	1FF
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Fround 1: State briefly the ground on which you base your claim for relief. For example, "the trial court imposed an illegal enhancement." (if you have additional grounds for relief, use a separate page for each ground. State ground 2 on page four. For additional grounds, make copies of page four and number the additional grounds in order.)

PETITIONER CONTENDS THAT TRIAL COURT MUST STRIKE THE NINE YEARS TERM IMPOSED AT SENTENCING AND RE-SENTENCE PETITIONER TO THE MID TERM OF FIVE YEARS BASED ON THE U.S. SUPREME COURT HOLDING THAT CALIFORNIA'S DETERMINATE SENTENCING LAW (DSL) IS JNCONSTITUTIONAL. Cunningham v. California, 549 U.S. (2007).

. Supporting facts:

Tell your story briefly without citing cases or law. If you are challenging the legality of your conviction, describe the facts upon which your conviction is based. If necessary, attach additional pages. CAUTION: You must state facts, not conclusions. For example, if you are claiming incompetence of counsel you must state facts specifically setting forth what your attorney did or failed to do and how that affected your trial. Failure to allege sufficient facts will result in the denial of your petition. (See In re Swain (1949) 34 Cal.2d 300, 304.) A rule of thumb to follow is: who did exactly what to violate your rights at what time (when) or place (where). (If available, attach declarations, relevant records, transcripts, or other documents supporting your claim.)

In the case at bar the trial court did not permit the jury to consider the aggravating factors for the purpose of increasing the term beyond the medium term of five years, the judge alone found aggravating factors after discharging the jury, the court imposed the upper term of nine years after it determined aggravating factors in this case. The Court: ("Therefore, for court one, the principal termcarjacking, a violation of Penal Code section 215 (a), nine years in State Prison.")

(R.T. 28:15-17). Attached hereto is copies of Reporter's Transcript pages 1, 26-32).

Petitioner believe he is entitled to relief based upon the ruling in Cunningham v. California, supra, 549 U.S. (2007).

 Supporting cases, rules, or other authority (optional): (Briefly discuss, or list by name and citation, the cases or other authorities that you think are relevant to your claim. If necessary, attach an extra page.)

Cunningham v. California, 549 U.S. (2007; Cal. Const. art. 1, § 7, and the (Sixth and Fourteenth Amendments to the United States Constitution.)

PRAYER FOR RELIEF

Petitioner is without remedy save by writ of habeas corpus.

WHEREFORE, Petitioner prays the court:

- 1. issue a writ of habeas corpus or show cause as to why writ should not issue;
- 2. declare the rights of the parties;
- 3. void the current Abstract of Judgment and issue another Abstract of Judgment nunc pro tunc reflecting the term of five years;
 - 4 order an evidentiary hearing;
 - 5. appoint counsel to properly represent this claim, and
 - 6. grant any other relief the court deem proper.

DATED: May 17, 2007

Respectfully submitted

Marlon Min

MARION MORRIS Petitioner Pro Se

Ground 2 or Ground (if applicable):	
·	- Commence of the Commence of
	,
a. Supporting facts:	
b. Supporting cases, rules, or other authority:	
_	

Did y a. N COU	lame of court ("Court of Appeal" or "Appellate Dept. of IRT OF APPEAL, FIRST APPELLATE DIST.					
b. R	AFFIRMED.		c. Date	of decision:	*.	
d. C	ase number or citation of opinion, if known: A093099).				
e. Is	sues raised: (1) (See next page 5.1)				· ,	· ·
(2	2)					
(3	s)	<u> </u>		•		
f. W	/ere you represented by counsel on appeal?	es. No. If ye	s, state the	attomey's	name and a	ddress, if know
_	ENEE E. TORRES, Staff Attorney, Stat	e Bar No. 8532	8 , 730	Harrisor	st., Sa	n Francisc
	A 94107. Du seek review in the California Supreme Court?	Yes. No.	If yes, giv	e the follow	ing informat	ion:
a. Re	esult:		b. Date	of decision:		
. Ca	ase number or citation of opinion, if known:			,		
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)					
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(3) f your explai	r petition makes a claim regarding your conviction, ser n why the claim was not made on appeal: This habeas petition is predicated he case of California v. Cunningham	ntence, or commitmen	t U.S.	Supreme	Court ru	
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	(1) Name of court:						
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	(4) Result (Attach order or explain why unavailable):						. ,
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<u>In re Marlon Morris</u>, On Habeas Corpus (Superior Court No. 175064/843125. (2000)

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

CITY AND COUNTY OF SAN FRANCISCO

DEPARTMENT NO. 27

---000---

THE PEOPLE OF THE STATE

CALIFORNIA,

PLAINTIFF,

NO. SUP. 175064 CASE NO. 1842125

VS.

MARLON A. MORRIS,

DEFENDANT.

REPORTER'S TRANSCRIPT OF PROCEEDINGS

OCTOBER 6, 2000

BEFORE HONORABLE RICHARD KRAMER, JUDGE

APPEARANCES OF COUNSEL:

FOR THE PEOPLE:

TERRENCE HALLINAN
DISTRICT ATTORNEY
BY: ROBERT GORDON

ASSISTANT DISTRICT ATTORNEY

FOR DEFENDANT:

JEFF F. BROWN
PUBLIC DEFENDER
BY: FRANK BRASS

DEPUTY PUBLIC DEFENDER

REPORTED BY: ANN SOLIMAN MENDOZA

CSR NO. 6812

BATTERY WITH SERIOUS BODILY INJURY. HE'S COMMITTING FELONY ROBBERY SECOND DEGREE, MISDEMEANOR FORGERY, DRUNK WITH ALCOHOL, DUI WITH ALCOHOL OR DRUGS, ALL THIS WHILE HIS CHILD IS BORN AND EXISTS. I THINK IT WOULD BE FOOLISHNESS FOR ME TO THINK THAT BY MY ACT OF SOMEHOW SAYING TO MR. MORRIS, I'LL GIVE YOU A CHANCE THAT THAT WOULD SOMEHOW SHAKE HIM INTO CHANGING HIS WAYS.

WHEN THE PRESENCE OF THREE -- WHAT I CONSIDER TO BE EXTREMELY SINCERE AND VERY KIND AND PATIENT PEOPLE IN HIS LIFE PLUS THE BIRTH OF HIS CHILD HAD NO AFFECT ON HIM. I HAVE TO CONCLUDE FROM THAT THAT DESPITE, I THINK, THE SINCERITY OF THE THREE WOMEN WHO CAME TO DESCRIBE A DIFFERENT MR. MORRIS TO ME, THE MR. MORRIS THAT I'M DEALING WITH IS NOT CAPABLE OF CHANGING HIS WAYS. IF YOUR BABY CAN'T DO IT, I CAN'T DO IT.

DEFENSE COUNSEL ALSO ARGUED THAT THE PEOPLE ARE TO BLAME FOR THIS SITUATION BECAUSE THE PEOPLE TOOK A HARD-NOSED POSITION IN NEGOTIATIONS HERE AND INVOKED THEIR ABSOLUTE RIGHT TO REFUSE TO PLEA BARGAIN AND INSTEAD INSISTED ON A SUBSTANTIAL PRISON TERM. I CAN'T FAULT THE PEOPLE FOR THAT. THEY'RE CHARGED WITH THAT RESPONSIBILITY.

MR. BRASS: THE MAXIMUM PRISON TERM.

THE COURT: MAXIMUM PRISON TERM. THEY ARE STILL CHARGED WITH THE RESPONSIBILITY OF DOING WHAT THEY THINK IS RIGHT. I CAN'T SAY ANY CASE THAT RESULTS IN A CONVICTION IS THE FAULT OF THE PEOPLE FOR NOT SETTLING THE CASE. THEREFORE, I HAVE THOUGHT LONG AND HARD ABOUT THIS CASE. I AM SELECTING AS THE PRINCIPAL TERM, COUNT ONE CARJACKING A VIOLATION OF PENAL CODE SECTION 215(A), WHICH THE DEFENDANT WAS FOUND QUILTY OF ON

MARCH 3RD -- MARCH 14TH, THE YEAR 2000. THAT'S THE PRINCIPAL TERM. THAT IS THREE, FIVE, OR NINE YEARS IN PRISON -- THREE, FIVE, OR NINE.

IN DECIDING TO IMPOSE, THE MITIGATED, MID TERM,

AGGRAVATED TERM, I AM TO CONSIDER THE NATURE OF THE CRIME AND

NATURE OF THE DEFENDANT.

I FIND THAT THERE ARE CONCEPTUALLY SOME CIRCUMSTANCES IN MITIGATION. I DO SYMPATHIZE WITH THE DEFENDANT'S PROBLEMS IN HIS UP BRINGING. I AM MINDFUL OF THE FACT THAT DRUGS CAN MAKE PEOPLE DO THINGS THAT THEY MIGHT NOT OTHERWISE BE DISPOSED TO DOING. BUT MR. MORRIS CAN'T RELY ON THAT EXCUSE FOREVER. AND AS I SAID, IF THE BIRTH OF A CHILD CAN'T SHAKE YOU OUT OF A BAD CHILDHOOD AND A DRUG PROBLEM, THEN I THINK THERE'S NO LONGER A CIRCUMSTANCE IN MITIGATION, RATHER A FACT OF YOUR LIFE.

ON THE OTHER HAND, THERE ARE SUBSTANTIAL CIRCUMSTANCES
IN AGGRAVATION. THE DEFENDANT HAS A LENGTHY CRIMINAL RECORD OF
INCREASING VIOLENCE, CULMINATING IN THREE, WHAT I CONSIDER TO
BE, VERY SERIOUS CRIMES IN THIS CASE. ALL OF WHICH SEEM
PARTICULARLY VIOLENT TO ME. I DON'T AGREE THAT ANYBODY WHO'S
BEEN CARJACKED RECOVERS QUICKLY BECAUSE THE CARJACKER WAS NOT
IN HIS PRESENCE FOR VERY LONG. I CERTAINLY DO NOT BELIEVE THAT
A WOMAN ON HER WAY TO CHURCH, WHO WAS ACCOSTED WITH A KNIFE HAS
HER PURSE TAKEN, RECOVERS QUICKLY SIMPLY BECAUSE SHE HASN'T
BEEN CUT.

AND I DON'T BELIEVE THAT A WOMAN WHO'S PURSE WAS TAKEN, WHO HAS THE BRAVERY OR FOOLISHNESS TO JUMP OUT TO BE CHASED BY A PERPETRATOR AND BE DRAGGED BY A CAR RECOVERS QUICKLY, SIMPLY BECAUSE SHE WAS FORTUNATE ENOUGH NOT TO SUFFER SERIOUS

INJURIES. I THINK ALL THREE OF THOSE ARE VERY SERIOUS CRIMES, WHICH ARE COMMITTED AT RANDOM AGAINST CITIZENS WHO HAD AN ABSOLUTE RIGHT TO EXPECT THAT WHERE THEY WERE WOULD BE SAFE.

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THIS ISN'T SOMEBODY WANDERING LATE A NIGHT IN THE
TENDERLOIN WHO GETS ROBBED. THIS ISN'T SOMEBODY HANGING AROUND
TO WATCH DRUG SALES AND GETS HIT ON HER HEAD. THIS IS SOMEBODY
WALKING OUT OF HER HOUSE, SOMEBODY GOING TO CHURCH, SOMEBODY
WAITING FOR HIS WIFE TO COME TO A PARKING LOT RIGHT AFTER WORK,
RIGHT IN THE VERY BUSY PART OF SAN FRANCISCO. THIS IS EXACTLY
THE TYPE OF CRIME THAT MAKES CITIZENS AFRAID TO LEAD THE NORMAL
LIVES THEY'RE ENTITLED TO LEAD. I THINK THE NATURE OF THE
CRIMES ARE PARTICULARLY SERIOUS HERE AND PARTICULARLY VIOLENT
HERE. AND THEREFORE, THE CIRCUMSTANCES IN AGGRAVATION ARE
SUFFICIENT TO IMPOSE THE AGGRAVATED TERM.

THEREFORE, FOR COUNT ONE, THE PRINCIPAL TERM CARJACKING, A' VIOLATION OF PENAL CODE SECTION 215(A), NINE YEARS IN STATE PRISON. THE AGGRAVATED TERM'S FOR THE REASONS I STATED, DOUBLED AS A STRIKE UNDER PENAL CODE SECTION 667(E) 18 YEARS IN STATE PRISON. COUNT TWO, ROBBERY, A VIOLATION OF PENAL CODE SECTION 212.5 MID TERM OF THREE YEARS IS ONE-THIRD THE MID TERM, PLUS ONE-THIRD THE ENHANCEMENT OF THE USE OF A KNIFE UNDER PENAL CODE SECTION 12022(B)(1), WHICH THEN BECOMES ONE YEAR STATE PRISON FOR THE ROBBERY, FOUR MONTHS STATE PRISON FOR THE KNIFE CONSECUTIVE. COUNT THREE ROBBERY, A VIOLATION OF PENAL CODE SECTION 212, ONE-THIRD THE MID TERM, WHICH IS ONE YEAR, THE SENTENCE AND THE ENHANCEMENT ON COUNT TWO IS DOUBLED UNDER PENAL CODE SECTION 667(E) AS IS THE SENTENCE ON COUNT 3

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DOMN 3
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           MR. GORDON: 667(A).
 2
           THE COURT: 667(A) MANDATORY FIVE YEARS CONSECUTIVE
 3
     STATE PRISON.
 4
           MR. GORDON: JUDGE, I THINK THERE'S ONE FACTUAL ERROR IF
 5
     I MAY. THE ENHANCEMENT OF FOUR MONTHS SHOULDN'T BE DOUBLED.
 6
           THE COURT: I ASKED YOU TO TAKE A LOOK AT THAT.
 7
           MR. GORDON: I ANSWERED THE QUESTION IN THE SUCCESSOR
 8
     BRIEF THAT YOU HAVE FILE STAMPED OCTOBER 3. ON THE VERY FIRST
 9
10
     PAGE, I TALK ABOUT THE ENHANCEMENT OF THE KNIFE IS LIMITED TO
11
     ONE-THIRD THE TERM THEREOF, AND THAT FIGURE IS NOT TO BE
     DOUBLED. THE CASE LAW IS SET OUT. I'M SURE COUNSEL DOESN'T
12
13
    DISAGREE.
          THE COURT: THANK YOU.
14
           TOTAL TERM IS 27 YEARS, FOUR MONTHS STATE PRISON, $600
15
     TO THE VICTIM'S INDEMNITY FUND. $600 PAROLE REVOCATION FINE,
16
    WHICH UNDER PENAL CODE SECTION 1202.45 I HEREBY STAY.
17
    DEFENDANT SHALL RECEIVE CREDIT FOR 564 DAYS ACTUAL TIME SPENT
18
    IN CUSTODY, PLUS 84 DAYS SAGE CREDIT, WHICH IS CALCULATED AT 15
19
    PERCENT OF THE 564 FOR A TOTAL OF 648 DAYS.
20
           MR. BRASS: WHAT WAS THE SAGE AGAIN, YOUR HONOR?
21
           THE COURT: 84.
22
           MR. BRASS: I HAVE 574 FROM 3-13-99 TO 10-6.
23
           THE COURT: GO OFF THE RECORD.
24
                 (DISCUSSION OFF THE RECORD.)
25
           THE COURT: IT TURNS OUT THE PRESENTENCE REPORT APPEARS
26
    WRONG. IT HAS HIM ARRESTED ON THE 23RD OF MARCH, 1999. PEOPLE
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    SAY HE WAS ARRESTED ON THE 14TH; IS THAT RIGHT?
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          MR. GORDON: LET ME CHECK THAT VERY QUICKLY PLEASE.
2
          HE WAS, IN FACT, ARRESTED BY OFFICER THOMAS HORAN
    (PHONETIC), 23 MARCH. THE LAST INCIDENT WAS ON 14 MARCH.
3
   ARREST OVER IN THE ALLEY IN THE CAR WAS 23.
          THE COURT: MY CALCULATION IS CORRECT. 564 DAYS ACTUAL.
   84 SAGE, TOTAL OF 648. AS FAR AS THE SENTENCE IS CONCERNED,
   HAVE I GOT EVERYTHING IN THE SENTENCE? IS THAT RIGHT, COUNSEL?
          MR. GORDON: I THINK THE SENTENCE IS ACCURATE. WE JUST
   NEED APPELLATE RIGHTS.
          THE COURT: AND PAROLE RIGHTS. DID I GET EVERYTHING TO
   FILL IN ALL THE BLANKS ON YOUR FORM?
         THE CLERK: I THINK I LOST IT SOMEWHERE. I ONLY HAVE 25
   YEARS.
          THE COURT: COUNT ONE IS NINE YEARS, TIMES TWO. COUNT
   TWO IS ONE-THIRD THE MID TERM, WHICH IS ONE-THIRD DOUBLED,
   WHICH IS TWO YEARS, PLUS FOUR MONTHS FOR THE KNIFE. COUNT 3 IS
   ONE-THIRD THE MID TERM DOUBLED, WHICH IS TWO MORE YEARS, AND
   THEN THE 667(A), FIVE-YEAR MANDATORY ENHANCEMENT IS FIVE YEARS.
   NOW, WHAT DO YOU GET?
         MR. BRASS: WE HAVE A QUESTION? MR. MORRIS HAD A
   OUESTION? AND HE MAKES A GOOD LEGAL POINT. THE FIVE YEAR
   ENHANCEMENT, PLUS USING IT AS A STRIKE?
         THE COURT: IS THE LAW.
        MR. BRASS: OBVIOUSLY, THE COURT HAS ALREADY MADE UP
   IT'S MIND. WE WOULD LIKE THAT NOTED FOR THE RECORD.
         THE COURT: HE MAY VERY WELL HAVE APPELLATE POINT. AS
   THE LAW SITS RIGHT NOW, THAT IS THE LAW.
         MR. BRASS: IF WE COULD OBJECT THEN TO PERFECT THAT FOR
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THE RECORD. WE WILL BE FILING AN APPEAL.

THE COURT: AT THE EXPIRATION OF YOUR PERIOD OF
INCARCERATION, YOU WILL BE PLACED ON PAROLE FOR A PERIOD NOT TO
EXCEED 48 MONTHS, UNLESS WAIVED FOR GOOD CAUSE BY THE BOARD OF
PRISON TERMS. IF YOU VIOLATE ANY PROVISION OF YOUR PAROLE
GRANT, YOUR PAROLE MAY BE REVOKED. YOU COULD BE INCARCERATED
FOR A PERIOD NOT TO EXCEED 12 MONTHS IN EACH INSTANCE OF
REVOCATION. THE TOTAL TIME SPENT IN CUSTODY DUE TO THE
REVOCATION OF PAROLE AND LIMIT OF PAROLE ITSELF MAY NOT EXCEED
48 MONTHS.

SIR, DO YOU UNDERSTAND WHAT I JUST EXPLAINED?
THE WITNESS: YES, YOUR HONOR.

THE COURT: IT IS NOW MY DUTY TO ADVISE YOU OF YOUR APPEAL RIGHTS. YOU HAVE AN ABSOLUTE RIGHT TO APPEAL FROM THE JUDGMENT OF THIS COURT IN IMPOSING SENTENCE ON YOU TODAY. THIS MEANS, IF YOU WISH TO APPEAL, YOU MUST FILE A WRITTEN NOTICE OF YOUR INTENTION TO APPEAL WITHIN 60 DAYS OF TODAY. THE NOTICE MUST BE IN WRITING AND SIGNED BY YOU OR YOUR ATTORNEY OR BOTH OF YOU. IT MUST SPECIFY WHAT IT IS YOU'RE APPEALING FROM, WHETHER IT IS THE WHOLE JUDGMENT OR ONLY PART OF IT.

IF YOU DO APPEAL, YOU WILL HAVE THE RIGHT TO A COMPLETE TRANSCIPT OF THE TRIAL COURT PROCEEDINGS BY LAW, WITHOUT ANY COST TO YOU. IF YOU APPEAL AND CANNOT AFFORD AN ATTORNEY TO REPRESENT YOU, THE APPELLATE AUTHORITIES WILL APPOINT ONE FOR YOU. IT IS YOUR OBLIGATION TO KEEP THE APPELLATE AUTHORITIES INFORMED AT ALL TIMES OF YOUR CURRENT MAILING ADDRESS, SO THAT THEY CAN BE IN TOUCH WITH YOU ABOUT YOUR APPOINTED COUNSEL.

THE DEFENDANT: YES, YOUR HONOR. THE COURT: ANYTHING FURTHER? MR. BRASS: NO. THE COURT: MR. MORRIS, I TRULY WISH YOU GOOD LUCK. I THOUGHT A LOT ABOUT THIS CASE. AND AS I SAID, I WISH YOUR LIFE HAD BEEN DIFFERENT FOR ALL OF THOSE FINE PEOPLE WHO ARE AROUND YOU, FOR ALL THOSE FINE PEOPLE WHO YOU PUT YOURSELF AROUND AND COMMITTED CRIME AGAINST. GOOD LUCK TO YOU, SIR. THANK YOU. (WHEREUPON, THE COURT WAS ADJOURNED.)

I, MARLON MORRIS,	am over the age of eighteen (18) years,
and I (am) (am not) a party to the within	cause of action. My address is: P-96526
CSP-SACRAMENTO	
P.O. Box 290066 Represa, CA 956	71–0066
On, May 17, 2007	_, I served the following documents:
PETITION FOR WRIT OF HABES CORPUS TO OF	FICE OF THE CLERK OF THE SAN FRANCISCO
COUNTY SUPERIOC COURT. REQUESTING RESENT	TENCING UNDER Cunningham v. California,
549 U.S. (2007).	<u>, </u>
	positing true and correct copies thereof in ornia, with postage fully prepaid thereon, 2
400 McAllister St.	
San Francisco, CA 94102	
the laws of the State of California that the Executed this day of	, 2007 , at California State
	•

MARLON MORRIS P-96526, CSP-SACRAMENTO P.O. Box 290066 Represa, CA 95671-0066

May 17, 2007

OFFICE OF THE CLERK Superior Court 400 McAllister Street San Francisco, CA 94102

Dear Clerk:

Enclosed are one original copy of my petition for writ of habeas corpus with a one copy of the cover sheet of the petition. Please endorse the cover sheet and return it to me for my file. I have enclosed one SASE for you to return my copy.

I thank you in advance for your assistance.

Sincerely, Markon Ma

MARLON MORRIS Petitioner Pro Se COPY OF ORDER FROM SUPERIOR COURT OF JULY 23, 2007 NO. 5597 exhibit ${\tt B}$.

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OF

MARLON MORRIS

Petitioner,

FOR A WRIT OF HABEAS CORPUS

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ENDORSED San Francisco County Superior Court

JUL 23 2007

GORDON PARK-LI, Clerk BY: CARLOS BARRAZA Deputy Clerk

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE CITY AND COUNTY OF SAN FRANCISCO

Department No. 22

IN THE MATTER OF THE APPLICATION WRIT NO. 5597

ORDER

On May 25, 2007 this Court received a petition for writ of habeas corpus ("Petition") from Marlon Morris ("Petitioner").

On October 6, 2000, a jury convicted Petitioner of one count of carjacking [Penal Code section 215] and two counts of seconddegree robbery [Penal Code section 212.5]. The jury also found true, with respect to one of the robbery counts, an enhancement pursuant to Penal Code section 12022(b) and allegations of a prior conviction for robbery [Penal Code sections 667(a)(1), (d), (e); 1170.12(b)(c) and 667.5(b)]. The court sentenced Petitioner to prison for a total term of 27 years and four months. On September 9, 2002, the First District Court of Appeal affirmed the conviction. On November 11, 2002, the California Supreme Court

denied review.

Petitioner asks the Court to modify his sentence in accordance with Cunningham v. California (Jan. 22, 2007) 127 S.Ct. 856,
U.S. __. In Apprendi v. New Jersey (2000) 530 U.S. 466, 489-90,
the Supreme Court held that any fact that increases the penalty for a crime beyond the prescribed statutory maximum must be submitted to a jury and proved beyond a reasonable doubt. In Blakely v.
Washington (2004) 542 U.S. 296, 303, the Supreme Court explained that "the statutory maximum for Apprendi purposes is the maximum sentence a judge may impose solely on the basis of the facts reflected in the jury verdict or admitted by the defendant." (542 U.S. at 303.) Most recently, in Cunningham, the Supreme Court - citing Apprendi and Blakely - held that California's Determinate Sentencing Law violates a defendant's right to a jury trial to the extent it permits a trial court to impose an upper term based on facts found by the court rather than by a jury.

Petitioner's reliance on Cunningham is unavailing because his conviction was final before Blakely was announced. (Petition at 5:10.) California courts have held that the rule announced in Blakely is not retroactive and does not apply to cases that were final when Blakely was announced. (See, e.g., People v. Amons (2005) 125 Cal.App.4th 855, 864 [Blakely did not apply retroactively to defendant's upper term sentencing that was already final when decision was issued]; In re Consiglio (2005) 128 Cal.App.4th 511, 514 [same; citing Amons].) Because Petitioner's conviction became final before Blakely and because the decision in Cunningham depended on the rule announced in Blakely, this Court finds that Cunningham does not apply retroactively to Petitioner's conviction.

For the for egoing reasons, the Petition is DENIED.

Judge of the Superior Court

6526		CSP-SACRAMI	ENTO					
	,	P.O. Box 29	90066			_		
	:·	Represa, C	A 95671-0	0066		· . 		
			<u> </u>			-		
On,			2007	I served	the follo	wing do	cument	۲.
			, -					
PE	TITION FOR	WRIT OF HA	ABEAS COF	RPUS, FOR	REVIEW	OF THE	LOWER C	OURT
· · · · · · · · · · · · · · · · · · ·	CTSTON							
DE	CLSION.			-				
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the United Staddressed as addressed as 1.	tate mail in follows: FICE OF THE lifornia Co rst Appella	n Represa, E CLERK ourt of App	Californ	_			_	
the United S addressed as OF 1. Ca Fix 356	tate mail in follows: FICE OF THE lifornia Corst Appella D McAlliste	n Represa, CLERK CLER	Californ	ia, with			_	
the United S addressed as OF 1. Ca Fix 356	tate mail in follows: FICE OF THE lifornia Corst Appella D McAlliste	n Represa, E CLERK ourt of App	Californ	ia, with			_	
the United S addressed as OFT 1. Ca Fix 356	tate mail in follows: FICE OF THE lifornia Corst Appella D McAlliste	n Represa, CLERK CLER	Californ	ia, with			_	
the United S addressed as OFI 1. Ca Fix 350 Sai	tate mail in follows: FICE OF THE Lifernia Const Appella D McAlliste	n Represa, CLERK CLER	Californ	2	postage	fully p	repaid (here
the United Saddressed as addressed as a second seco	tate mail in follows: FICE OF THE lifernia Const Appella D McAllistern Franciscon read the ab	n Represa, CLERK CLER	californ	2declare	postage	fully p	y of pe	here
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the United Saddressed as addressed as a second seco	tate mail in follows: FICE OF THE lifornia Const Appella D McAllister Franciscon Franciscon ead the above State of Constant of	n Represa, CLERK CLERK Curt of Applite Pr Street O, CA 94102 Ove statem California the day of	californ	2declare	under th	fully p	y of pe	here

In re MARLON MORRIS, On Habeas Corpus NOS. (super. ct. No. 178974, Court of Appeal #A118974.

ORDER FROM COURT OF APPEAL OF SEPTEMBER 6th, 2007, EXHIBIT B.

A118974

Marlon Morris CDC:P-96526 CSP Sacramento P.O. Box 290066 Represa, CA 95671-0066

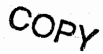
NOTICE

Please include both the appellate case number and the division number on any written communication or filing submitted to this court.

Our website address is http://appellatecases.courtinfo.ca.gov

pet

COURT OF APPEAL, FIRST APPELLATE DISTRICT 350 MCALLISTER STREET SAN FRANCISCO, CA 94102 DIVISION 1



FILED COURT OF APPEAL FIRST APPELLATE DISTRICT

SEP 0 6 20071

DIANA HERBERT, CLERK
BY_______DEPUTY CLERK

In re MARLON MORRIS on Habeas Corpus.

A118974 San Francisco County No. 175064

BY THE COURT:

The petition for writ of habeas corpus is denied.

The justices participating in this matter were:

Acting Presiding Justice Stein and Justice Swager

SEP - 2 (2007)

STEIN, J.

Acting P.J.

MARLON MORRI I,	s, am over the age of eighteen (18) years,
and I (am) (am not) a	party to the within cause of action. My address is:
P-96526	CSP-SACRAMENTO
	P.O. Box 290066
	Represa, CA 95671-0066
On, <u>9-24</u>	, I served the following documents:
PETITION FOR WRIT OF I	IABEAS CORPUS.
<u> </u>	
the United State mail addressed as follows: 1. OFFICE OF THE Supreme Court	
- Supreme Court	
State of Cali	fornia
350 McAllister	Street
San Francisco	
	above statements and declare under the penalty of perjury of California that the foregoing is true and correct.
Executed this <u>24th</u> Prison - Sacramento, R	_ day of <u>Getember</u> , <u>2007</u> , at California State Represa, California.
	(Signature) Marlon Mar

I, Marlow Morris,	am over the age of eighteen (18) years,
and I (am) (am not) a party to the within	am over the age of eighteen (18) years, cause of action. My address is: 19-9652
CSP-SACRAME P.O. Box 290 Represa, CA 9	W/ L
On,	, I served the following documents:
Petition for Writ of Habens Morris v. Walker, Worden, et	
· · · · · · · · · · · · · · · · · · ·	ositing true and correct copies thereof in rnia, with postage fully prepaid thereon,
1. DEFICE OF THE CLEPK	2
N.D. Calfornia	
450 Goldes Gate Ave.	
San Francisco, CA 94102	
I have read the above statements ar the laws of the State of California that the	nd declare under the penalty of perjury of foregoing is true and correct.
Executed this <u>9^{+k}</u> day of <u>April</u> Prison - Sacramento, Represa, California.	, <u>2008</u> , at California State
(Signature	e) Martin Mei



Office of the Clerk
U.S. District Court
Northern District Californ
450 Golden Gate Are
San Francisco, CA
San Francisco, CA
9402